

**REMARKS/ARGUMENTS**

Favorable consideration of this application is presently amended and in light of the forgoing discussion is respectfully requested.

Claims 1-26 are pending in this application. By this Amendment, claims 1, 2, 7-14, 19 and 21 are amended.

In the outstanding Office Action, the drawings were objected to; claims 1-8 and 13-20 were rejected under 35 U.S.C. § 102(e) as anticipated by Rosin et al; and claims 9-12 and 21-24 were rejected under 35 U.S.C. § 103(a) as unpatentable over Rosin.

Regarding the objection to the drawings, step S46 in Figure 2 has been amended in light of the comments noted in the Office Action, and step S44 has been amended to correspond with the description in the specification. Accordingly, it is respectfully requested this objection be withdrawn

Claims 1-8 and 13-20 stand rejected under 35 U.S.C. § 102(e) as anticipated by Rosin. This rejection is respectfully traversed.

Amended claim 1 is directed to a method for displaying a video and audio information of an Internet site on a screen of a video apparatus in which an Internet site search menu includes a channel guide window for arranging channel number of previously registered Internet sites. Further, titles of the Internet sites correspond in a one-to-one form to the channel numbers. Independent claim 13 includes similar features in a varying scope.

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**Amendments to the Drawings:**

The attached drawing includes changes to Fig. 4. A clean copy of Fig. 4 will be filed in due course.

Attachment: Annotated Sheet Showing Changes

In a non-limiting example, Fig. 7 illustrates the titles displayed in a one-to-one corresponding with the channel numbers. Thus, according to the present invention, a user is able to easily see what channel has been designated for a particular Internet site. This is particularly advantageous, because after using the claimed method, the user will begin to remember that channel 7, for example, corresponds to the Internet site "Dreamwiz." Further, the user is likely to have a selected number of favorite Internet sites, and by remembering the channel number (rather than the particular Internet title), the user will be able to easily remember his or her favorite sites are on channel number "7," "13" and "65," for example. This is particularly advantageous because the television is also generally based on channel numbers. For example, a user likely remembers that their favorite show is on channel 9 at 9 p.m., for example (rather than remember the name of the show and then flicking through the different channels to find their favorite TV show). This similar thought process may be applied to the claimed invention, because the channel numbers are displayed in a one-to-one correspondence with the title. Thus, after using the claimed method for a period of time, the user begins to remember the channel number associated with the title. Therefore, the user may simply enter the channel number "65" for a favorite site, rather than have to scroll through the range windows.

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On the contrary, as shown in Figs. 5 and 7 of Rosin et al., the channel numbers are not associated in a one-to-one correspondence with the titles. Thus, the advantages of the present invention cannot be achieved in Rosin et al.

Accordingly, it is respectfully submitted that independent claims 1 and 13 and each of the claims depending therefrom are allowable.

Further, it is respectfully submitted the additional rejections in the Office Action have been overcome as the claims rejected therein are dependent claims

In addition, the specification has been amended to correct minor formalities.

### **CONCLUSION**

In view of the foregoing amendments and remarks, it is respectfully submitted that the application is in condition for allowance. If the Examiner believes that any additional changes would place the application in better condition for allowance, the Examiner is invited to contact the undersigned attorney, **David A. Bilodeau**, at the telephone number listed below.

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To the extent necessary, a petition for an extension of time under 37 C.F.R. 1.136 is hereby made. Please charge any shortage in fees due in connection with the filing of this, concurrent and future replies, including extension of time fees, to Deposit Account 16-0607 and please credit any excess fees to such deposit account.

Respectfully submitted,  
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